

Sl. No.
Date

FORM 26
(See Rule 4-A)



Affidavit to be furnished by the candidate before the Returning Officer for election to O.S.L.A. (name of the House) from Tharsuguda constituency (name of the constituency).

I, Nitirabhan Patel, son/daughter/wife of Khageswar Patel aged about 35 years, residence of At-Lahandabud Po H. Kantapat candidate at the above election, do hereby solemnly affirm/state on oath as under—
PS/Dist - Tharsuguda

1. I am/am not accused of any offence(s) punishable with imprisonment for two years or more in a pending case (s) in which a charge(s) has/have been framed by the Court (s) of competent jurisdiction. N.A.

If the deponent is accused of any such offence (s) he shall furnish the following information :—

- (i) Case/ First Information Report No./Nos.
- (ii) Police-station (s), District(s), State(s)
- (iii) Section(s) of the concerned Act(s) and short description of the offence(s) for which the candidate has been charged.....
- (iv) Court(s) which framed the charge(s).....
- (v) Date(s) on which the charge(s) was/were framed.....
- (vi) Whether all or any of the proceeding(s) have been stayed by any Court(s) of competent jurisdiction.

Ornitica Brown Patel

J. Patel
NOTARY
THARSUGUDA
REGD. No. 08/01

2. I have been/named candidate punished for offences referred to in sub-section (1) or sub-section (2) or covered in s of the Representation of the People Act, 1951 (41 of 1951) and for one year or more.

7. I have been/named candidate punished for offences referred to in sub-section (3) of Section 8 of the Representation of the People Act, 1951 and sentenced to imprisonment for one year or more.

If the deponent is convicted and punished as aforesaid, he furnish the following information :-

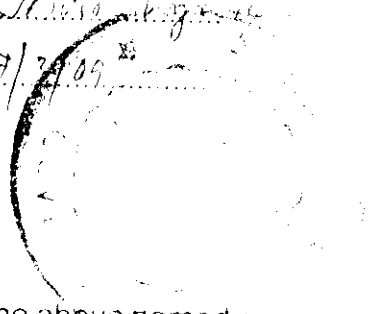
8. I have been/named candidate punished for offences referred to in sub-section (3) of Section 8 of the Representation of the People Act, 1951 and sentenced to imprisonment for one year or more.

- (i) Case/ First Information Report No / Nos
- (ii) Court(s) which punished
- (iii) Police-station(s) District(s)
- (iv) Section(s) of the concerned Act(s) and short description of the offence(s) for which the candidate has never been charged.
- (v) Date(s) on which the sentence(s) was/were pronounced
- (vi) Whether the sentence(s) has/have been stayed by a court(s) of competent jurisdiction.

- (i) Case/ First Information Report No / Nos
- (ii) Court(s) which punished
- (iii) Police-station(s) District(s)
- (iv) Section(s) of the concerned Act(s) and short description of the offence(s) for which the candidate has never been charged.
- (v) Date(s) on which the sentence(s) was/were pronounced
- (vi) Whether the sentence(s) has/have been stayed by a court(s) of competent jurisdiction.

Place Thiruvananthapuram
Date 27/09/09

[Signature]
Signature of Deponent



VERIFICATION

I, the above named deponent do hereby verify and declare that the contents of this affidavit are true and correct to the best of my knowledge and belief and nothing material has been concealed therefrom.

9. I have been/named candidate punished for offences referred to in sub-section (3) of Section 8 of the Representation of the People Act, 1951 and sentenced to imprisonment for one year or more.

Verified at Thiruvananthapuram this 27th day of September 2009.

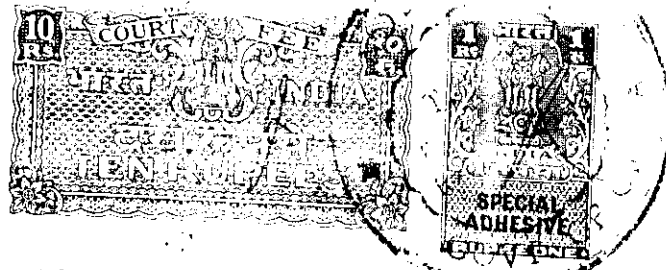
10. I have been/named candidate punished for offences referred to in sub-section (3) of Section 8 of the Representation of the People Act, 1951 and sentenced to imprisonment for one year or more.

[Signature]
Signature of Deponent

NOTE—The columns in this form which are not applicable to the candidate should be struck off.

11. I have been/named candidate punished for offences referred to in sub-section (3) of Section 8 of the Representation of the People Act, 1951 and sentenced to imprisonment for one year or more.

J. P. [Signature]
NOTARY PUBLIC
THIRUVANANTHAPURAM



Sl. No.
Date

Annexure-I

**Affidavit to be furnished by candidate along with nomination paper
Before the Returning Officer**

for election to Crissa State Legislative Assembly (name of the House)

from Tharsunguda constituency
(name of the constituency)

I, Mitrabharu Patel, son/daughter/wife of V. K. Khageswar Patel, aged
35 years, resident of Al-Lahanda bud. to H. Kantapat, P.S./Dist-Tharsunguda, candidate
at the above election, do hereby solemnly affirm and state on oath as under :-
(Strike out whichever is not applicable)

(1) The following case(s) is/are pending against me in which cognizance has been taken by the court :-

- (i) Section of the Act and description of the offence for which cognizance taken : XV/120(13)/2006/407
- (ii) The Court which has taken cognizance : S. D. J. M. Tharsunguda.
- (iii) Case No. : G.R. Case No. 1536/2006
- (iv) Date of order of the Court taking cognizance : X
- (v) Details of appeal(s)/ application(s) for revision, etc., if any, filed against above order taking cognizance : Pending before S.D.J.M, Tharsunguda.

Mitrabharu Patel



(2) I have furnished the following details of assets held by me, my spouse and dependent children:

and I have declared myself

A. Details of movable assets:

(Assets in joint name held jointly or in the extent of joint ownership will

not be given)

Sl. No.	Description of Assets	Serial No.	Spouse's Name	Dependent's Name	Dependent-2's Name	Dependent-3's Name
(i)	Cash	₹ 1000				
(ii)	Deposits in Banks, Financial Institutions and Non-Banking Financial Companies	₹ 1000				
(iii)	Bonds, Debentures and Shares in Companies	₹ 1000				
(iv)	Other Financial Instruments NSI, Post Office, etc.	₹ 1000				
(v)	Motor Vehicles (details of make, etc.)	₹ 1000				
(vi)	Jewellery (give details of weight and value)	₹ 1000				
(vii)	Other assets, such as values of claims, interests	₹ 1000				

Dr. Nitika Bhatia Poddar

Note - Value of Bonds, Shares, Debentures as per the latest market value of companies (in case of unlisted companies)

or exchange in respect of listed companies

*Dependent here means a person substantially dependent on the member

candidate

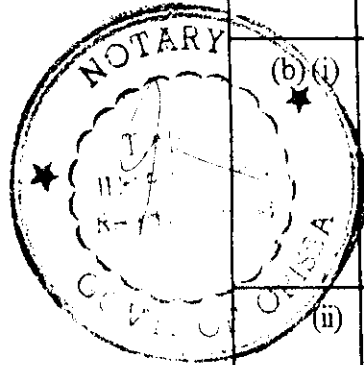
(Signature)

(3) I give hereinbelow the details of my liabilities/overdues to public financial institutions and Government dues.

[Note - Please give separate details for each item].

Sl. No.	Description	Name and address of Bank/ Financial Institution(s)/ Department(s)	Amount outstanding as on.....
(a) (i)	Loans from Banks <i>No.</i>		
(ii)	Loans from financial institutions <i>No</i>		
(iii)	Government dues		
	(a) dues to Departments dealing with Government accomodation.	<i>No</i>	
	(b) dues to Departments dealing with supply of water.	<i>No</i>	
	(c) dues to Departments dealing with supply of electricity.	<i>No</i>	
	(d) dues to Departments dealing with telephones.	<i>No</i>	
	(e) dues to Departments dealing with Government Transport (including Aircrafts & Helicopters).		
	(f) other dues, if any	<i>No</i>	
(b) (i)	Income Tax including surcharge [Also indicate the assessment year up to which Income Tax Return filed. Give also Permanent Account Number (PAN)]	<i>No</i>	
(ii)	Wealth Tax [Also indicate the assessment year up to which Wealth Tax return filed].	<i>No</i>	
(iii)	Sales Tax [Only in case of proprietary business]	<i>No</i>	
(iv)	Property Tax	<i>No.</i>	

Dhritra Bhanu Patel



J. Patel

NOTARY

HARSUGUDA

REGD. No. 08101

B. Details of immovable assets

[Note: properties in all categories should be indicated by assets of the company will also have to be indicated]

Company will also have

Sl. No.	Description	Location	Survey No.	Extent (sq. m)	Current market value	Dependent	Notes
(i)	Agricultural Land -Location -Survey number(s) -Extent (Total measurement) -Current market value						
(ii)	Non-agricultural Land -Location -Survey number(s) -Extent (Total measurement) -Current market value						
(iii)	Buildings (commercial and residential) -Location(s) -Survey/door number(s) -Extent (Total measurement) -Current market value						
(iv)	Houses/Apartments, etc. -Location(s) -Survey/door number(s) -Extent (Total measurement) -Current market value						
(v)	Others (such as interest in property)						

BY _____

23/11/2014
B. 1.1.14
11.11.2014
2014.11.23

(4) My educational qualifications are as under:

(G. THE DETAILS OF SCHOOL AND UNIVERSITY EDUCATION)

(Name of School / University and the year in which the course was completed should also be given).

CLASS	School/College	Board/Univ.	Year
10 th	Ratnakar High School, H. Kantajali	B.S.E. ORISSA	1989
+2 Arts	L.N. College, Tharangadi	C.H.S.E. Orissa	1991
B.A.	L.N. College, Tharangadi	Sambalpur University	1994

Omitra Bhamu Patel
DEPONENT

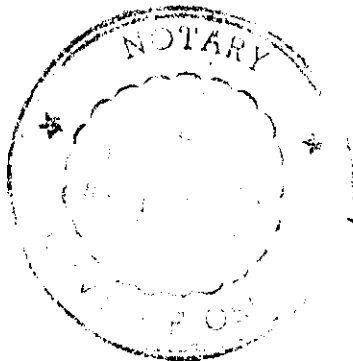
VERIFICATION

I, the deponent abovenamed, do hereby verify and declare that the contents of this affidavit are true and correct to the best of my knowledge and belief, no part of it is false and nothing material has been concealed therefrom.

Verified at Tharangadi this the 27th day of March, 2009

I, the above named deponent, do hereby declare that the contents of this affidavit are true and correct to the best of my knowledge and belief, no part of it is false and nothing material has been concealed therefrom.

Omitra Bhamu Patel
DEPONENT



J. Patel
NOTARY
THARANGADI
REGD. No. 10109

Original/Duplicate

(Original to be kept with nomination paper and Duplicate to be handed over to candidate).

Check List of documents in connection with filing of nomination

Name of constituency 7 - Tharavaguda
Name of the candidate M. Subrahmanu Patel.
Date and time of filing nomination paper 20/3/09
Sl. No. of nomination paper 19820

Sl. No.	Documents	Whether filed (write yes/no)
1.	Affidavit in Form 26	✓
2.	Affidavit as per the Commission's order dated 27-03-03	✓
3.	Certified extract of electoral roll (when candidate is an elector of a different constituency)	Not required
4.	Forms A and B (applicable in the case of candidates set up by political parties.	Not required
5.	Copy of caste certificate (if the candidate claims to belong to SC/ST).	Not required
6.	Security deposit (whether made)	✓
7.	Oath/affirmation (whether taken)	✓

The following documents which have not been filed should be filed as indicated below:

- (a) _____ should be filed latest by _____.
 - (b) _____ should be filed latest by _____.
-

Received.

O.K.

.....

(Signature of candidate)

.....

RO/ARO
(Signature)

Date & time :

Place:

Contd./-

1 FORM 2-B

(See rule 4)

NOMINATION PAPER

Election to the Legislative Assembly of ORISSA STATE

STRIKE OFF PART I OR PART II BELOW WHICHEVER IS NOT APPLICABLE

PART I

(To be used by candidate set up by recognised political party)

I nominate as a candidate for election to the Legislative Assembly from the.....
.....Assembly Constituency.

Candidate's name

Father's/Mother's/Husband's name

His Postal address.....
.....

His name is entered at Sl. No.in Part No.of the
electoral roll forAssembly Constituency :

My name is

'is entered at Sl. No.in Part No.of the electoral roll
.....Assembly Constituency.

.....
(Signature of proposer)

by Notifin. No. S. O. 55 P(E), dated 9-8-1996).

PART II

(To be used by candidate NOT set up by recognised party)

We hereby nominate as candidate for election to Legislative Assembly from the JHARSUGUDA Assembly Constituency.

Candidate's name MITRABHANU PATEL

Father's/Mother's/Husband's name LATE KHAGESWAR

His Postal address AT. LAHENDABUD PO - H. K.
D.S/DIST- JHARSUGUDA

His name is entered at Sl. No. 555 in Part No. 4 electoral roll for the JHARSUGUDA

We declare that we are electors of this Assembly Constituency entered in the electoral roll for this Assembly Constituency as indicated and we append our signatures below in token of subscribing to this nomination :-

Particulars of the proposers and their signatures

Sl. No.	Electoral Roll No. of proposer		Full name
	Part No. of Electoral Roll Constituency	Sl. No. in that Part	
1	2	3	4
1	4	19 ✓	Bhagbana Bhu
2	4	548 ✓	Dutiyachand Patel
3	4	470 ✓	Bikram Naik

Signature	Date
<i>[Signature]</i>	30/3/09
<i>[Signature]</i>	30/3/09
<i>[Signature]</i>	30/3/09

1	2	3	4	5	6
4	4	347	Nrupraj Thakur	Nrupraj Thakur	30/3/09
5	4	185	Ashta Dhurva	ଅଷ୍ଟା ଦୁର୍ଭା	30/3/09
6	4	559	Dhanurajay Patel	ଧନୁରାଜ୍ୟ ପଟେଲ	30/3/09
7	4	392	Tekman Thakur	ତେକମାଣ ଥାକୁର	30/3/09
8	4	168	Petabash Aade	ପିଟାବାଶ ଆଡେ	30/3/09
9	4	397	Akura Patel	ଆକୂରା ପଟେଲ	30/3/09
10	4	441	Chitananda Patel	ଚିତାନନ୍ଦ ପଟେଲ	30/3/09

N. B.- There should be ten electors of the Constituency as proposers

PART III

I, the candidate mentioned in part I/part II (Strike out which is not applicable) assent to this nomination and hereby declare -

(a) that I have completed 35 years of age ;

[STRIKE OUT (b) (i) OR (b) (ii) BELOW WHICHEVER IS NOT APPLICABLE]

(b) (i) that I am set up at this election by the party, which is recognised ** National Party/State Party in this State and that the symbol reserved for the above Party be allotted to me.

3

Mittra Bhamu Patel

OR

(b) (ii) that I am set up at this election by the
is a registered unrecognised political party/that I am
an independent candidate, (Strike out which is not applicable)
I have chosen, in order of preference are :-

.....party, which
sting this election as
and that the symbols

(i) COCOA NUT (ii) CANDIE (iii)

EAD

(c) that my name and my father's/mother's/husband's name
out above in ENGLISH (Name)

een correctly spelt
e language) :

(d) that to the best of my knowledge and belief, I am qualified
for being chosen to fill the seat in the Legislative Assembly

not also disqualified
e State.

† I further declare that I am a member of the
which is a scheduled **caste/tribe of the State of
to (Area) in that State.

.....**caste/tribe
..... in relation

I also declare that I have not been, and shall not be, nominated
present ** general election/the bye-elections being held simultaneously
Assembly of (State) from more than two Assemblies

is a candidate at the
ly, to the Legislative
onstituencies.

Date 27/3/09


(Signature)

x Thomas
of Candidate)

**Score out the words not applicable

†Score out this paragraph, if not applicable

N. B. : - A "recognised political party" means a political party recognised by the
Election Symbols (Reservation and Allotment) Order, 1968 in the State concerned

on Commission under the

PART III A

(To be filled by the candidate)

Whether the candidate—

(i) has been convicted— *No*

(a) of any offence (s) under sub-section (1) ; or

(b) for contravention of any law specified in sub-section (2),
of section 8 of the Representation of the People Act,
1951 (43 of 1951) ; or

(ii) has been convicted for any other offence (s) for which he has
been sentenced to imprisonment for two years or more. *No*

If the answer is "Yes", the candidate shall furnish the following information :-

(i) Case / First Information Report No./ Nos.....

(ii) Police-station (s).....District (s).....State(s).....

(iii) Section (s) of the concerned Act (s) and brief description of the offence (s) for which
he has been convicted.....

(iv) Date (s) of conviction (s).....

(v) Court (s) which convicted the candidate.....

(vi) Punishment (s) imposed [indicate period of imprisonment(s) and/or quantum of
fine (s)].....

(vii) Date (s) of release from prison.....

Ornitara Bhanu Patel

- (viii) Was/were any appeal (s) / revision (s) filed against at conviction (s)..... Yes / No.
- (ix) Date and particulars of appeal (s) / application (s) for re led.....
- (x) Name of the court (s) before which the appeal (application (s) for revision filed.....
- (xi) Whether the said appeal (s) / application (s) for revisio have been disposed of or is / are pending.....
- (xii) If the said appeal (s) / application (s) for revision has been disposed of—
- (a) Date (s) of disposal.....
- (b) Nature of order (s) passed.....

Place : *Jharsuguda.*

Date : *27/3/09*

Bhramu Padel
(Signature of the candidate)

PART IV

(To be filled by the Returning Officer)

Serial No. of nomination paper 19

This nomination was delivered to me at my office at 11.35 Am (hour) on
..... 29/3/09 (date) by the *candidate/proposer.

[Signature]
31/3/09

Returning Officer

07-Jharsuguda Assembly Constituency

Returning Officer

Date 29/3/09

*Score out the word not applicable.

PART V

Decision of Returning Officer Accepting or Rejecting the Nomination paper

I have examined this nomination paper in accordance with Section 36 of the Representation of the People Act, 1951 and decide as follows :-

Accepted

[Signature]
31.3.09

Date

Returning Officer

1 FORM 2-B

(See rule 4)

NOMINATION PAPER

Election to the Legislative Assembly of ORISSA STATE

STRIKE OFF PART I OR PART II BELOW WHICHEVER IS NOT APPLICABLE

PART I

(To be used by candidate set up by recognised political party)

I nominate as a candidate for election to the Legislative Assembly from the.....

.....Assembly Constituency.

Candidate's name

Father's/Mother's/Husband's name

His Postal address.....

.....

His name is entered at Sl. No.in Part No.of the

electoral roll forAssembly Constituency .

My name is

and it is entered at Sl. No.in Part No.of the electoral roll

for theAssembly Constituency.

Date

(Signature of proposer)

(1. Subs. by Notifin. No. S. O. 55 P(E), dated 9-8-1996).

PART II

(To be used by candidate NOT set up by recogn

We hereby nominate as candidate for election to the JHARSUGUDA Assembly Const

Candidate's name MITRABHANKU PATEL

Father's/Mother's/Husband's name LATE KHAGI

His Postal address ET-1 RAJNAGAR PO-41
PS/DIST- JHARSUGUDA

His name is entered at Sl. No. 555 in Part No. JHARSUGUDA electoral roll for the

We declare that we are electors of this Assembly Constituency entered in the electoral roll for this Assembly Constituency as in our signatures below in token of subscribing to this nominatio

litical party)
ative Assembly from

PATEL

APPLI

of the
sssembly Constituency .

cy and our names are
f below and we append

Particulars of the proposers and their sig

5

Sl. No.	Electoral Roll No. of proposer		Full name
	Part No. of Electoral Roll Constituency	Sl. No. in that Part	
1	2	3	4
1	4	535	Tejraj Patel
2	4	548	Duliyachand Patel
3	4	470	Bikram Naik

Signature	Date
5	6
<u>Tejraj Patel</u>	<u>30/3/09</u>
<u>Duliyachand Patel</u>	<u>30/3/09</u>
<u>Bikram Naik</u>	<u>30/3/09</u>

Orinika Brauni Patel

1	2	3	4	5	6
4	4	347	Nouparaj Thakur	Nouparaj Thakur 30/3/09	30/3/09
5	4	185	Ashita Dhurna	ଅଶିତା ଧୂରନା 30/3/09	30/3/09
6	4	559	Dhanurajay Patel	ଧନୁରାଜୟ ପାଟେଲ 30/3/09	30/3/09
7	4	392	Tekman Thakur	ତେକମାଣ ଥାକୁର 30/3/09	30/3/09
8	4	168	Patabash Aade	ପତାବାଶ ଆଡେ 30/3/09	30/3/09
9	4	397	Akura Patel	ଆକୂରା ପାଟେଲ 30/3/09	30/3/09
10	4	441	Chitananda Patel	ଚିତାନନ୍ଦ ପାଟେଲ 30/3/09	30/3/09

N. B.- There should be ten electors of the Constituency as proposers

PART III

I, the candidate mentioned in part I/part II (Strike out which is not applicable) assent to this nomination and hereby declare -

(a) that I have completed³⁵.....years of age ;

[STRIKE OUT (b) (i) OR (b) (ii) BELOW WHICHEVER IS NOT APPLICABLE]

X(b) (i) that I am set up at this election by theparty, which is recognised ** National Party/State Party in this State and that the symbol reserved for the above Party be allotted to me.

3

Omika Bhanu Patel

OR

(b) (ii) that I am set up at this election by the
is a registered unrecognised political party/that
an independent candidate, (Strike out which is not
I have chosen, in order of preference are :-

.....party, which
ntesting this election as
ole) and that the symbols

(i) COCONUT.....(ii) CANDLE.....

32143.....

(c) that my name and my father's/mother's/husband's na
out above in English.....

e been correctly spelt
if the language);

(d) that to the best of my knowledge and belief, I am qua
for being chosen to fill the seat in the Legislative Asse

nd not also disqualified
f the State.

X + I further declare that I am a member of the.....
which is a scheduled **caste/tribe of the State of.....
to.....(Area) in that State.

.....**caste/tribe
..... in relation

X I also declare that I have not been, and shall not be, no
present ** general election/the bye-elections being held sim
Assembly of..... (State) from more than two As

d as a candidate at the
usly, to the Legislative
Constituencies.

Date 22/5/22.....

Sanjiv Bhatia
(Signature of Candidate)

**Score out the words not applicable

†Score out this paragraph, if not applicable

N. B. :- A "recognised political party" means a political party recognised by
Election Symbols (Reservation and Allotment) Order, 1968 in the State conc

on Commission under the

PART III A

(To be filled by the candidate)

Whether the candidate—

(i) has been convicted— *NO*

(a) of any offence (s) under sub-section (1) ; or

(b) for contravention of any law specified in sub-section (2),
of section 8 of the Representation of the People Act,
1951 (43 of 1951) ; or

(ii) has been convicted for any other offence (s) for which he has
been sentenced to imprisonment for two years or more. *NO*

If the answer is "Yes", the candidate shall furnish the following information :—

(i) Case / First Information Report No./ Nos.....

(ii) Police-station (s).....District (s).....State(s).....

(iii) Section (s) of the concerned Act (s) and brief description of the offence (s) for which
he has been convicted.....

(iv) Date (s) of conviction (s).....

(v) Court (s) which convicted the candidate.....

(vi) Punishment (s) imposed [indicate period of imprisonment(s) and/or quantum of
fine (s)].....

(vii) Date (s) of release from prison.....

Dr. Nitika Bhatnagar Reddy

- (viii) Was/were any appeal (s) / revision (s) filed against the conviction (s)..... Yes / No. Yes / No.
- (ix) Date and particulars of appeal (s) / application (s) for revision filed.....
- (x) Name of the court (s) before which the appeal / application (s) for revision filed.....
- (xi) Whether the said appeal (s) / application (s) for revision has / have been disposed of or is / are pending.....
- (xii) If the said appeal (s) / application (s) for revision have been disposed of-
 - (a) Date (s) of disposal.....
 - (b) Nature of order (s) passed.....

Place : *Dharampur*

Date : *23/12/14*

Nitesh Bhanu Patel
(signature of the candidate)

PART IV

(To be filled by the Returning Officer)

Serial No. of nomination paper 20

This nomination was delivered to me at my office at 11:35 AM (hour) on
..... 20/3/09(date) by the *candidate/proposer.

Handwritten signature
31.3.09

Returning Officer

Date 20/3/09

07-1 Bangalore Assembly Constituency
Returning Officer

*Score out the word not applicable.

PART V

Decision of Returning Officer Accepting or Rejecting the Nomination paper

I have examined this nomination paper in accordance with Section 36 of the Representation of the People Act, 1951 and decide as follows :-

Accepted

Handwritten signature

31.3.09

Date

Returning Officer

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi- 110 001.

No. 3/ER/2003/JS-II

Dated 27th March, 2003

ORDER

1. Whereas, the superintendence, direction and control, *inter alia*, of all elections to Parliament and to the Legislature of every State are vested in the Election Commission by Article 324 (1) of the Constitution of India.

2. And whereas, the Hon'ble Supreme Court of India had, by its order dated 2nd May, 2002, in Civil Appeal No.7178 of 2001- Union of India vs. Association for Democratic Reforms and another, held as follows:-

- "(1) The jurisdiction of the Election Commission is wide enough to include all powers necessary for smooth conduct of elections and the word 'elections', is used in a wide sense to include the entire process of election which consists of several stages and embraces many steps.
- (2) The limitation on plenary character of power is when the Parliament or State Legislature has made a valid law relating to or in connection with elections, the Commission is required to act in conformity with the said provisions. In case where law is silent, Art. 324 is a reservoir of power to act for the avowed purpose of having free and fair election: Constitution has taken care of leaving scope for exercise of residuary power by the Commission in its own right as a creature of the Constitution in the infinite variety of situations that may emerge from time to time in a large democracy as every contingency could not be foreseen or anticipated by the enacted laws or the rules. By issuing necessary directions Commission can fill the vacuum till there is legislation on the subject. In *Kanhiya Lal Omar* case (AIR 1986 SC 111), the court construed the expressions superintendence, direction and control in Art. 324 (1) and held that a direction may mean an order issued to a particular individual or precept which may have to follow and it may be a specific or a general order and such phrase should be construed liberally empowering the Election Commission to issue such orders.
- (3) The word 'elections' includes the entire process of election which consists of several stages and it embraces many steps, some of which have an important bearing on the process of choosing a candidate. Fair election contemplates disclosure by the candidate of his past including the assets held by him so as to give a proper choice to the candidate (sic) (elector) according to his thinking and opinion. As stated earlier, in *Common Cause* case [(1996) 2 SCC 752], the court dealt with a contention that elections in the country are fought with the help of money power which is gathered from black sources and once elected to power, it becomes easy to collect tons of black money, which is used for retaining power and for re-election. If on affidavit a candidate is required to disclose the assets held by him at the time of election, voter can decide whether he could be re-elected even in case where he has collected tons of money.
- *****
- (4) To maintain the purity of elections and in particular to bring transparency in the process of election, the Commission can ask the candidates about the expenditure incurred by the political parties and this transparency in the process of election would include transparency of a candidate who seeks election or re-election. In a democracy, the electoral process has a strategic role. The little man of this country would have basic elementary right to know full particulars of a candidate who is to represent him in Parliament where laws to bind his liberty and property may be enacted.
- (5) The right to get information in democracy is recognised all throughout and it is natural right flowing from the concept of democracy. At this stage, we would refer to Art. 19 (1) and (2) of the International Covenant of Civil and Political Rights which is as under-

- (1) Everyone shall have the right to hold opinions witho
- (2) Everyone shall have the right to freedom of expressi
seek, receive and impart information and ideas of all
orally, in writing or in print, in the form of art, or throu
- (6) Cumulative reading of plethora of decisions of this court a
meant for legislature and executive is left unoccupied a
court would have ample jurisdiction under Art. 32 read with
to issue necessary directions to the executive to subser.
- (7) Under our Constitution, Art. 19 (1) (a) provides for freedo
speech or expression in case of election would include
speaks out or expresses by casting vote. For this purpos
be selected is must. Voter's (little man-citizen's) right to
past of his candidate contesting election for MP or MLA
for survival of democracy. The little man may think over
law breakers as law makers"

3. And whereas, the Hon'ble Supreme Court, by its afores-
directed as follows :—

"The Election Commission is directed to call for information o
in exercise of its power under Art. 324 of the Constitution o
election to Parliament or a State Legislature as a necessary p
therein, information on the following aspects in relation to his

- (1) Whether the candidate is convicted/acquitted/discharged
any, whether he is punished with imprisonment or fine ?
- (2) Prior to six months of filing of nomination, whether the
case, of any offence punishable with imprisonment for t
is framed or cognizance is taken by the court of law. If s
- (3) The assets (immovable, movable, bank balances, etc.
and that of dependants
- (4) Liabilities, if any, particularly whether there are any over
Government dues
- (5) The educational qualifications of the candidate'.

4. And whereas, the Hon'ble Supreme Court, in its afores-
observed that 'the Election Commission has from time to time issue
situation where the field is unoccupied by the legislature' and has
modalities to carry out and give effect to the aforesaid directions
Election Commission as early as possible and in any case within t

5. And whereas, the Election Commission had, in pursuance
Order dated 2nd May, 2002 of the Hon'ble Supreme Court and in ex
Article 324 of the Constitution, directed by an Order dated 28th J
said Order as follows :—

- "(1) Every candidate at the time of filing his nomination pa
States, House of the People, Legislative Assembly of
State having such a Council, shall furnish full and comp
matters, specified by the Hon'ble Supreme Court and q
Para. 3 herein), in an affidavit, the format whereof is c
order.

ence

ght shall include freedom to
regardless of frontiers, either
ther media of his choice

d to, it is clear that if the fie d
al to the public interest, this
1 and 142 of the Constitution
interest

ech and expression. Voters'
of votes that is to say voter
ation about the candidate to
tecedents including criminal
nore fundamental and basic
aking his choice of electing

dated 2nd May, 2002, had

t by issuing necessary order
om each candidate seeking
nomination paper, furnishing
adature :—

riminal offences in the past, if

e is accused in any pending
or more, and in which charge
ails thereof,

didate and of his/her spouse

y public financial institution or

ated 2nd May, 2002, further
ions in order to meet with the
directed that the norms and
be drawn up properly by the
s"

bove referred judgement and
the powers conferred on it by
inter alia, in Para. 14 of the

ny election to the Council of
the Legislative Council of a
nation in regard to all the five
Para. 5 above (reproduced in
hereto as **Annexure-I** to this

(2) The said affidavit by each candidate shall be duly sworn before a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths appointed by the High Court of the State concerned.

(3) Non-furnishing of the affidavit by any candidate shall be considered to be violation of the order of the Hon'ble Supreme Court and the nomination of the candidate concerned shall be liable to rejection by the Returning Officer at the time of scrutiny of nominations for such non-furnishing of the affidavit.

(4) Furnishing of any wrong or incomplete information or suppression of any material information by any candidate in or from the said affidavit may also result in the rejection of his nomination paper where such wrong or incomplete information or suppression of material information is considered by the Returning Officer to be a defect of substantial character, apart from inviting penal consequences under the Indian Penal Code for furnishing wrong information to a public servant or suppression of material facts before him:

Provided that only such information shall be considered to be wrong or incomplete or amounting to suppression of material information as is capable of easy verification by the returning officer by reference to documentary proof adduced before him in the summary inquiry conducted by him at the time of scrutiny of nominations under Section 36 (2) of the Representation of the People Act, 1951, and only the information so verified shall be taken into account by him for further consideration of the question whether the same is a defect of substantial character.

(5) The information so furnished by each candidate in the aforesaid affidavit shall be disseminated by the respective Returning Officers by displaying a copy of the affidavit on the notice board of his office and also by making the copies thereof available freely and liberally to all other candidates and the representatives of the print and electronic media.

(6) If any rival candidate furnishes information to the contrary, by means of a duly sworn affidavit, then such affidavit of the rival candidate shall also be disseminated along with the affidavit of the candidate concerned in the manner directed above."

6. And whereas, the President of India promulgated the Representation of People (Amendment) Ordinance, 2002 (No. 4 of 2002) on the 24th August 2002 further to amend the Representation of the People Act, 1951 inserting Sections 33-A and 33-B and 125-A and amending Section 169 of the Representation of the People Act, 1951.

7. And whereas, by virtue of Section 33-B of the said Ordinance, the Order of the Election Commission dated the 28th June 2002, was rendered ineffective and the said Section 33-B read as under:—

"Section 33-B – Notwithstanding anything contained in any judgement, decree or order of any court or any direction, order or any other instruction issued by the Election Commission, no candidate shall be liable to disclose or furnish any such information, in respect of his election, which is not required to be disclosed or furnished under this Act or the rules made thereunder".

8. And whereas, the Government of India by notification dated 3rd September, 2002 amended the Conduct of the Election Rules, 1961 to give effect to the said Ordinance.

9. And whereas, the Association for Democratic Reforms, People's Union for Civil Liberties and Lok Satta, filed three separate writ petitions before the Hon'ble Supreme Court of India challenging the constitutional validity of the Presidential Ordinance dated 24th August, 2002.

10. And whereas, the by Notification dated the 28th December, 2002, the Representation of the People Act, 1951 was amended by the Representation of the People (Third Amendment) Act, 2002 which substituted the aforesaid Ordinance dated 24th August, 2002.

11. And whereas, the said petitioners filed applications to treat the said writ petitions as challenging the constitutional validity of the Representation of the People (Third Amendment) Act, 2002.

12. And whereas, the Hon'ble Supreme Court in its order dated the 13th March, 2003 declared Section 33-B of the Amended Act as illegal, null and void.

judgement dated the 13th March, 2003

13. And whereas, the following directions were issued by the Hon'ble Supreme Court in its judgement of Hon'ble Mr. Justice D.M. Dharmadhikari:

judgement of Hon'ble Mr. Justice D.M.

6. The right to information provided for by the Parliament in regard to the pending criminal cases and past involvement in such cases is the right to information vested in the voter/citizen. Hence, the pending cases in which cognizance has been taken by the Election Commission under Section 33-A in regard to the assets and liabilities of the candidates is reasonably adequate to safeguard the right to information. There is no good reason for excluding the Election Commission from the ambit of disclosure.

under Section 33-A in regard to the assets and liabilities of the candidates is reasonably adequate to safeguard the right to information. There is no good reason for excluding the Election Commission from the ambit of disclosure.

9. The Election Commission has to issue revised instructions under Section 33-A subject to what is laid down in this judgement. The Election Commission's order which has been taken. The Election Commission's order will still hold good and continue to be operative, subject to the direction No. 4 of Para. 14 insofar as verification of assets and liabilities by means of affidavits and rejection of nomination papers on the ground of furnishing wrong information should not be enforced".

to ensure implementation of Section 33-A subject to what is laid down in this judgement. The Election Commission's order which has been taken. The Election Commission's order will still hold good and continue to be operative, subject to the direction No. 4 of Para. 14 insofar as verification of assets and liabilities by means of affidavits and rejection of nomination papers on the ground of furnishing wrong information should not be enforced".

14. And whereas, the judgement of Hon'ble Mr. Justice D.M. Dharmadhikari is illegal, null and void and further that the Election Commission is required to revise its instructions in the light of the directions therein as under:—

3h. also held that Section 33B was required to revise its instructions in the light of the directions therein as under:—

"It is true that the aforesaid directions issued by the Election Commission are illegal, null and void but at the same time *Prima facie* it appears that the Election Commission's order will still hold good and continue to be operative, subject to the direction No. 4 of Para. 14 insofar as verification of assets and liabilities by means of affidavits and rejection of nomination papers on the ground of furnishing wrong information should not be enforced".

Election Commission is not under challenge. The Election Commission is required to revise its instructions in the light of the directions therein as under:—

15. And whereas, by virtue of the judgement dated the 13th March, 2003 of the Supreme Court declaring Section 33-B of the Representation of the People Act, 1950 as illegal, null and void, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in pursuance of the directions of the Supreme Court, and are still in force.

13th March, 2003 of the Supreme Court declaring Section 33-B of the Representation of the People Act, 1950 as illegal, null and void, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in pursuance of the directions of the Supreme Court, and are still in force.

16. Now, therefore, the Election Commission, in pursuance of the directions of the Hon'ble Supreme Court and in exercise of the powers conferred on it by Article 324 of the Constitution, of superintendence, direction and control, over the Council of States and State Legislatures, hereby issues, in supersession of its earlier instructions, the following revised directions as follows:—

the above referred order dated 13th March, 2003 of the Supreme Court declaring Section 33-B of the Representation of the People Act, 1950 as illegal, null and void, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in pursuance of the directions of the Supreme Court, and are still in force.

- (1) Every candidate at the time of filing his nomination paper for any election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a council, shall furnish full and complete information in regard to the matters specified by the Hon'ble Supreme Court and quoted in paras. 13 and 14 above, in an affidavit, in the format whereof is annexed hereto as Annexure A.
- (2) The said affidavit by each candidate shall be duly signed by the candidate or a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths, as may be specified in the order concerned.
- (3) Non-furnishing of the affidavit by any candidate shall be considered to be violation of the order of the Hon'ble Supreme Court and the nomination of such candidate shall be liable to be rejected by the returning officer at the time of scrutiny of the nomination papers.

for any election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a council, shall furnish full and complete information in regard to the matters specified by the Hon'ble Supreme Court and quoted in paras. 13 and 14 above, in an affidavit, in the format whereof is annexed hereto as Annexure A.

shall be duly signed by the candidate or a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths, as may be specified in the order concerned.

Non-furnishing of the affidavit by any candidate shall be considered to be violation of the order of the Hon'ble Supreme Court and the nomination of such candidate shall be liable to be rejected by the returning officer at the time of scrutiny of the nomination papers.

- (4) The information so furnished by each candidate in the aforesaid affidavit shall be disseminated by the respective returning officers by displaying a copy of the affidavit on the notice board of his office and also by making the copies thereof available freely and liberally to all other candidates and the representatives of the print and electronic media.
- (5) If any rival candidate furnishes information to the contrary, by means of a duly sworn affidavit, then such affidavit of the rival candidate shall also be disseminated along with the affidavit of the candidate concerned in the manner directed above.

17. For the removal of doubt, it is hereby clarified that the earlier direction contained in Para. 14 (4) of the earlier order dated 28th June, 2002, insofar as verification of assets and liabilities by means of summary enquiry and rejection of nomination paper on the ground of furnishing wrong information or suppressing material information is not enforceable in pursuance of the order dated 13th March, 2003 of the Apex Court. It is further clarified that apart from the affidavit in Annexure-1 hereto referred to in Para. 16 (1) above, the candidate shall have to comply with all the other requirements as spelt out in the Representation of the People Act, 1951, as amended by the Representation of the People (Third Amendment) Act, 2002, and the Conduct of Elections Rules, 1961, as amended by the Conduct of Elections (Amendment) Rules, 2002.

18. Insofar as elections to the Legislative Assembly and Legislative Council of the State of Jammu and Kashmir are concerned, the directions of the Election Commission contained in the preceding Para. 16 shall be deemed to have been issued under the provisions of Section 138 of the Constitution of Jammu and Kashmir which are akin to Article 324 (1) of the Constitution of India and vest the superintendence, direction and control of the conduct of all elections to either House of the Legislature of that State in the Election Commission.

19. All Returning Officers shall ensure that the copies of affidavit prescribed herein by the Commission shall be delivered to the candidates along with the forms of nomination papers as part of the nomination paper.

By order

(A.K. MAJUMDAR)

SECRETARY
ELECTION COMMISSION OF INDIA

60 H. EI. 2(C)

FORM OF OATH OR AFFIRMATION

[ARTICLE 173 (A) OF THE CONSTITUTION OF INDIA]

(To be made by a candidate for Election to the Legislature of a State)

I, Mitabhram Patel having been nominated as a candidate to fill a seat in the Legislative Assembly (*or Legislative Council) do swear in the name of the God/Solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established and that I will uphold the sovereignty and integrity of India.

Signature and name
in block letters of the candidate

Sworn in the name of God/Solemnly affirmed by Shri/
Shrimati..... at.....
(Place) at (hour) this the day
of.....200.....before me.

Signature of authorized person
Name, Designation and Seal

(CERTIFICATE FOR RECEIPT OF OATH)

(To be handed over to the candidate by the authorized person)

Certified that.....(name) a candidate for election to the..... Legislative Assembly (*or Legislative Council) has made and subscribed the oath/ affirmation as required by the Constitution of India before me at my office at.....(hour) on(date).

Signature of authorized person
Name, Designation and Seal

*Score out which is not applicable.

N.B. :—This Form should be supplied to the candidates both in English and in the Official Language of the State.

Sl. No. 78
Date 27/10/07

FORM 26
(See Rule 4-A)



Affidavit to be furnished by the candidate before the Returning Officer for election to O.S.L.A. (name of the House) from JHARSUGUDA constituency (name of the constituency).

I, Mitabhann Patel, son/daughter/wife of Late Khageswar Patil aged about 35 years, residence of At. Lahandabud, P.H. Kartapali candidate at the above election, do hereby solemnly affirm/state on oath as under-

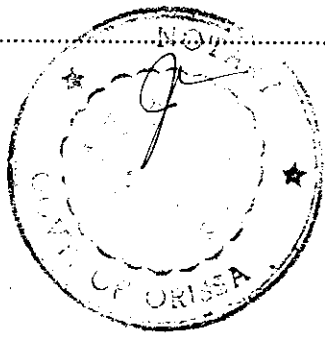
1. I am/am not accused of any offence(s) punishable with imprisonment for two years or more in a pending case (s) in which a charge(s) has/have been framed by the Court (s) of competent jurisdiction.

If the deponent is accused of any such offence (s) he shall furnish the following information :—

- (i) Case/ First Information Report No./Nos. 462/2006
- (ii) Police-station (s) Jharsuguda, District(s) Jharsuguda, State(s) ORISSA
- (iii) Section(s) of the concerned Act(s) and short description of the offence(s) for which the candidate has been charged U/s 120-(B)/420/489(C) IPC
- (iv) Court(s) which framed the charge(s) S.D.J.M. Jharsuguda
- (v) Date(s) on which the charge(s) was/were framed Charge not framed
- (vi) Whether all or any of the proceeding(s) have been stayed by any Court(s) of competent jurisdiction.

Dhritika Binayn Patel

J. Patel
NOTARY
JHARSUGUDA
REGD. No. 08101



2. I have been/have not been convicted of an offence referred to in sub-section (1) or sub-section (2) or covered in of the Representation of the People Act, 1951 (43 of 1951) and for one year or more

r than any offence(s) section (3) of Section 8 rced to imprisonment

If the deponent is convicted and punished as aforesaid. information :-

I furnish the following

(i) Case/ First Information Report No./ Nos.

(ii) Court(s) which punished.....

(iii) Police-station(s), District(s).....

(iv) Section(s) of the concerned Act(s) and short description of the offence(s) for which the candidate has never been charged.....

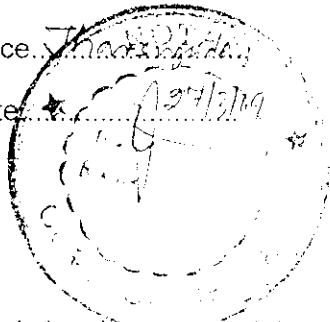
(v) Date(s) on which the sentence(s) was/were pronounced.....

(vi) Whether the sentence(s) has/have been stayed by court(s) of competent jurisdiction.....

te(s).....
e offence(s) for which
.....
ourt(s) of competent
.....

Place. Tharunguda

Date: 27/03/19



Hira Bhavni Patel
Signature of Deponent

VERIFICATION

I, the above-named deponent, do hereby verify and declare that the contents of this affidavit are true and correct to the best of my knowledge and belief and nothing material has been concealed therein.

if the contents of this affidavit, no part of it is false

Verified at Tharunguda this 27th day of March, 2009

27, 2009

Hira Bhavni Patel
Signature of Deponent

NOTE—The columns in this Form which are not applicable to this case may be struck off.

Deponent may be struck off

OGP-MP-DTP-II (Election) 58-12,000-21-2-2009

The above named deponent being 27/03/09 27/03/09

10/03/09
J. Patel
NOTARY
THARUNGUDA
REGD. No. 08081

FORM OF OATH OR AFFIRMATION

[ARTICLE 173 (A) OF THE CONSTITUTION OF INDIA]

(To be made by a candidate for Election to the Legislature of a State)

I, Mitabhann Patel having been nominated as a candidate to fill a seat in the Legislative Assembly (*or Legislative Council) do swear in the name of the God/Solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established and that I will uphold the sovereignty and integrity of India.

30/03/09

Mitabhann Patel
Signature and name

in block letters of the candidate

Sworn in the name of God/Solemnly affirmed by Shri/ Shrimati Mitabhann Patel at Sub-Collector's office (Place) at 11.35 AM (hour) this the 30/3/09 day of 200..... before me.

373109

Signature of authorized person
Returning Officer
Balsuguda Assembly Constituency
Name, Designation and Seal

26/3/2009

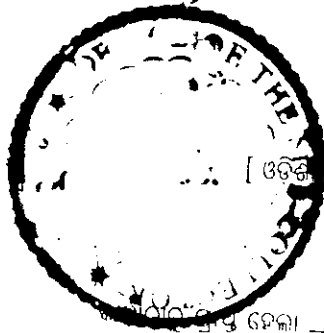
26/3/09
ସ୍ୱତନ୍ତ୍ର କର୍ମଚାରୀ ଅଧିକାରୀ

Notar

Sub-Collector Office
Balsuguda

ରସିଦ ପୁସ୍ତକ
RECEIPT BOOK

ସଂ. 296708



[ଓଡ଼ିଶା ନିକାରତ ପ୍ରଦାନ ପୁସ୍ତକ, 1963 ନିୟମ 31(i) ଦ୍ୱାରା]

ପୁସ୍ତକ ସଂ. 79 ମସିହା 200

କେଉଁ ବାବଦରେ Sri Mitrakhanu Patel
Shri. Phagowan Patel
of Lalendabuda (M)
(Towards Security deposit
for Haruguda STA/C) ପରିମାଣ
ଟ. ପ.

ନଗଦ ଆକାରରେ

5,000.00

କ୍ଷମ ଆକାରରେ

Rs 5,000.00

ମୋଟ

Crepeum Five thousand) Only
(ଅକ୍ଷରରେ _____ ଟଙ୍କା ମାତ୍ର)

ତା 26/3/2009

M
26/3/09
ଗ୍ରହଣ କରିଥିବା ଅଧିକାରୀ

Returning Officer
07-Jharsuguda Assembly Constituency

25 Wb

Dated. 30/3/09

To Mr. Brahman Patel

(Name & Address of candidate)

SUBJECT—Maintenance of account of election Expenses and lodging of true copy thereof.

Sir/Madam,

Your attention is invited to Section 77 of the Representation of the People Act, 1951 which stipulates that every candidate at an election shall, either by himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election between the date on which he has been nominated and the date of declaration of the result thereof, both dates inclusive.

2. Your attention is also invited to Section 78 of the said Act which further stipulates that every contesting candidate at an election shall, within thirty days from the date of election of the returned candidate, lodge with the District Election Officer, an account of the election expenses which shall be a true copy of the account kept by him or by his election agent under Section 77.
3. Even if a contesting candidate does not seriously contest the election, for any reason whatsoever, and incurs only a nominal expenditure on his security deposit, etc., he is required by law to lodge his account of election expenses.
4. A contesting candidate who fails to comply with the requirements of law regarding the lodging of account of election expenses is liable to be disqualified by the Election Commission under Section 10A or the Representation of the People Act, 1951 for a period of three years.
5. The Account of election expenses to be kept by a candidate or his election agent under Section 77 of the Representation of the People Act, 1951 shall contain the particulars of expenditure, incurred/authorized from day to day, as prescribed under rule 86 of the Conduct of Elections Rules, 1961.
6. A Register is being furnished to you herewith. You are required to maintain your day-to-day account of election expenses in this very Register and in no other document. All supporting vouchers, bills, etc. should also be kept along with the Register arranged in proper chronological order at all times. An abstract statement of expenditure is also to be prepared by you after the declaration of result of election in Parts-I to VI of the format enclosed herewith.
7. All documents such as vouchers, receipts, acknowledgements, etc. in support of the expenditure incurred or authorized shall be obtained on day-to-day basis and shall be maintained in the correct chronological order along with the Register showing the day-to-day account.

- 8. You should make this Register and the supporting documents available for inspection if demanded at any time during the process of election by the District Returning Officer, Election Observer appointed by the Election Commission or any other such authority nominated by the Commission in this behalf. Failure to produce this Register when demanded will be considered as a major offence under Section 171-1 of the Indian Penal Code.
- 9. This very Register in which you are to maintain your day-to-day election expenses should itself be filed by you as your account of election expenses as required under Section 78 of the Representation of the People Act, 1951. You should keep a copy of the account as maintained for your record and reference. Along with the Register, you must file an abstract statement containing details of expenditure and the same should be supported by an affidavit in the format enclosed. The affidavit should be sworn by a Magistrate of the First Class or an Oath Commissioner or a Notary Public.
- 10. It may be noted that Section 77(1) has been amended vide Election Laws (Amendment) Act, 2003. As per the amended provisions of this Section, all expenditure incurred or authorized in connection with the election of the candidate by the political party which has set him up, any other political party or persons or any other individual shall also be required to be included in the account of election expenses of the candidate under the said Section 77. This includes the expenses incurred on the travel of 'leaders' of the political party or programme of the political party, who are covered under 'Expenditure' of Section 77(1).
- 11. If you contest election from more than one constituency, you are required to maintain a separate account of your election expenditure in each such constituency.
- 12. Kindly acknowledge receipt of the letter along with its enclosed acknowledgment form.

for inspection
District
Election Officer,
Election Commission or any
other such authority nominated by the Commission in this behalf to produce
this Register when demanded will be considered as a major offence
under Section 171-1 of the Indian Penal Code.

int of election
expenses after the
Representation of the
People Act, 1951
and that Register
mentioned above
should be supported
by a Magistrate

Other Related
Provisions (1)" of
the election of
the candidate by the
political party or
persons or any other
individual shall also
be required to be
included in the
account of election
expenses of the
candidate under the
said Section 77.
This includes the
expenses incurred
on the travel of
'leaders' of the
political party or
programme of the
political party, who
are covered under
'Expenditure' of
Section 77(1).

required to maintain
a separate account
of your election
expenditure in
each such
constitu

immediately in the

Yours faithfully

Returning Officer
Parliamentary/

07-Jharsu

[Signature]
District
Election Officer,
Assembly Constituency

* Strike off whichever is inapplicable

Enclosures :

- 1. Register bearing serial No. 10 containing pages 101 of election expenses, along with (i) the format for maintaining of accounts and (ii) the format of affidavit.
- 2. Extracts of Sections 77, 78 and 10A of the Representation of the People Act, 1951 and Rule 86 of the Conduct of Elections Rules, 1961.
- 3. Form of Acknowledgement receipt.

or maintenance
abstract statement

Representation of the
People Act, 1951 and

**Extract from the R. P. Act, 1951 and from the Conduct of Elections Rules, 1961
Representation of People Act, 1951**

Sec. 77—Account of Election expenses and maximum thereof (1)—Every candidate at an election shall, either by himself or by his election agent, keep a separate and correct account of all expenditure in connection with the election incurred or authorized by him or by his election agent between (the date on which he has been nominated) and the date of declaration or the result thereof both dates inclusive.

(Explanation 1—Notwithstanding any judgement, order or decision of any court to the contrary any expenditure incurred or authorized in connection with the election of a candidate by a political party or by any other association or body of persons or by any individual other than the candidate or his election agent) shall not be deemed to be, and shall not ever be deemed to have been, expenditure in connection with the election incurred or authorized by the candidate or by his election agent for the purpose of this sub-section).

Provided that nothing contained in this Explanation shall affect—

- (a) any judgement, order or decision of the Supreme Court whereby the election of a candidate to the House of the People or to the Legislative Assembly of a State has been declared void or set aside before the commencement of the Representation of the People (Amendment) Ordinance, 1974 (Ord. 13 of 1974);
- (b) any judgement, order or decision of a High Court whereby the election of any such candidate has been declared void or set aside before the commencement of the ordinance if no appeal has been preferred to the Supreme Court against such judgement, order or decision of the High Court before such commencement and the period of limitation for filing such appeal has expired before such commencement.

(Explanation 3—For the removal of doubt, it is hereby declared that any expenditure incurred in respect of any arrangements made, facilities provided or any other act or thing done, by any person in the service of the Government and belonging to any of the classes mentioned in clause (7) of Section 123 in the discharge or purported discharge of his official duty as mentioned in the proviso to that clause shall not be deemed to be expenditure in connection with the election incurred or authorized by a candidate or by his election agent for the purposes of this sub-section).

- (2) The account shall contain such particulars as may be prescribed.
- (3) The total of the said expenditure shall not exceed such amount as may be prescribed.

Sec. 78—Lodging of account with the District Election Officer

- (1) Every contesting candidate at an election shall, within thirty days from the date of election of the returned candidate or if there are more than one returned candidate at the election and the dates of their election are different the later of those two dates, lodge with the (District Election Officer) an account of his election expenses which shall be a true copy of the account kept by him or by his election agent under Section 77.
- (2) The reference to the District Election Officer in sub-section (1) shall, in relation to a constituency in a Union Territory, be construed as a reference to the Returning Officer for that constituency.

Sec. 10-A—Disqualification for failure to lodge account of election Commission is satisfied that a person—

- (a) has failed to lodge an account of election expenses within the time required by or under this Act, and
- (b) has no good reason or justification for the failure

The Election Commission shall, by order published in the Official Gazette, declare him to be disqualified and any such person shall be disqualified for a period of three months from the date of the order

es, if the Election
nd in the manner
e. declare him to
irs from the date

CONDUCT OF ELECTIONS RULES, 1961

Rule 86—Particulars of account of election expenses—

- (1) The account of election expenses to be kept by a candidate under Section 77 shall contain the following particulars in respect of each item of expenditure from day-to-day, namely :—
 - (a) the date on which the expenditure was incurred or authorised;
 - (b) the nature of the expenditure (as for example, travel and the like);
 - (c) the amount of the expenditure—
 - (i) the amount paid ;
 - (ii) the amount outstanding ;
 - (d) the date of payment ;
 - (e) the name and address of the payee ;
 - (f) the serial number of vouchers, in cases of amount paid ;
 - (g) the serial number of bills if any, in case of amount outstanding ;
 - (h) the name and address of the person to whom the amount is payable
- (2) A voucher shall be obtained for every item of expenditure unless the nature of the expenditure is such as to make it impossible to obtain a voucher.
- (3) All vouchers shall be lodged along with the account of election expenses according to the date of payment and serially numbered by the candidate or his election agent and such serial numbers shall be entered in the account under item (f) of sub-rule (1)
- (4) It shall not be necessary to give the particulars mentioned in sub-rule (1) in regard to items of expenditure for which vouchers have not been obtained under sub-rule (2).

s election agent
of each item of
tage or printing
ding is payable
m the nature of
able to obtain a
nses arranged
andidate or his
unt under item
of sub-rule (1)
obtained under

Original Blown Pasted

Received Memo No.38...../ Dated : 30/3/09. from the Returning Officer, 07-Jharsuguda Assembly Constituency, today.

Place :Jharsuguda

Date :30/3/09

Omtra Bhamu Patel
(Signature of candidate or Proposer)

Nomination

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi- 110 001.

No. 3/ER/2003/JS-II

Dated 27th March, 2003

ORDER

1. Whereas, the superintendence, direction and control, *inter alia*, of all elections to Parliament and to the Legislature of every State are vested in the Election Commission by Article 324 (1) of the Constitution of India.

2. And whereas, the Hon'ble Supreme Court of India had, by its order dated 2nd May, 2002, in Civil Appeal No.7178 of 2001- Union of India vs. Association for Democratic Reforms and another, held as follows:-

- "(1) The jurisdiction of the Election Commission is wide enough to include all powers necessary for smooth conduct of elections and the word 'elections', is used in a wide sense to include the entire process of election which consists of several stages and embraces many steps.
- (2) The limitation on plenary character of power is when the Parliament or State Legislature has made a valid law relating to or in connection with elections, the Commission is required to act in conformity with the said provisions. In case where law is silent, Art. 324 is a reservoir of power to act for the avowed purpose of having free and fair election: Constitution has taken care of leaving scope for exercise of residuary power by the Commission in its own right as a creature of the Constitution in the infinite variety of situations that may emerge from time to time in a large democracy as every contingency could not be foreseen or anticipated by the enacted laws or the rules. By issuing necessary directions Commission can fill the vacuum till there is legislation on the subject. In *Kanhiya Lal Omar* case (AIR 1986 SC 111), the court construed the expressions superintendence, direction and control in Art. 324 (1) and held that a direction may mean an order issued to a particular individual or precept which may have to follow and it may be a specific or a general order and such phrase should be construed liberally empowering the Election Commission to issue such orders.
- (3) The word 'elections' includes the entire process of election which consists of several stages and it embraces many steps, some of which have an important bearing on the process of choosing a candidate. Fair election contemplates disclosure by the candidate of his past including the assets held by him so as to give a proper choice to the candidate (sic) (elector) according to his thinking and opinion. As stated earlier, in *Common Cause* case [(1996) 2 SCC 752], the court dealt with a contention that elections in the country are fought with the help of money power which is gathered from black sources and once elected to power, it becomes easy to collect tons of black money, which is used for retaining power and for re-election. If on affidavit a candidate is required to disclose the assets held by him at the time of election, voter can decide whether he could be re-elected even in case where he has collected tons of money.

- (4) To maintain the purity of elections and in particular to bring transparency in the process of election, the Commission can ask the candidates about the expenditure incurred by the political parties and this transparency in the process of election would include transparency of a candidate who seeks election or re-election. In a democracy, the electoral process has a strategic role. The little man of this country would have basic elementary right to know full particulars of a candidate who is to represent him in Parliament where laws to bind his liberty and property may be enacted.
- (5) The right to get information in democracy is recognised all throughout and it is natural right flowing from the concept of democracy. At this stage, we would refer to Art. 19 (1) and (2) of the International Covenant of Civil and Political Rights which is as under-

(1) Everyone shall have the right to hold opinions

(2) Everyone shall have the right to freedom of expression; he shall be free to seek, receive and impart information and ideas orally, in writing or in print, in the form of art, or

(6) Cumulative reading of plethora of decisions of this court meant for legislature and executive is left unoccupied court would have ample jurisdiction under Art. 32 read with Art. 324 to issue necessary directions to the executive to see that

(7) Under our Constitution, Art. 19(1)(a) provides for the right of speech or expression in case of election would include the right to speak out or expresses by casting vote. For this purpose, the candidate to be selected must be a voter's (little man-citizen's) right to know the past of his candidate contesting election for MP or MLA is a right for survival of democracy. The little man may think of law breakers as law makers.

3. And whereas, the Hon'ble Supreme Court, by its affidavit dated 2nd May, 2002, had directed as follows:—

"The Election Commission is directed to call for information in exercise of its power under Art. 324 of the Constitution in relation to election to Parliament or a State Legislature as a necessary part of the process therein, information on the following aspects in relation to

(1) Whether the candidate is convicted/acquitted/discharged or not, and if any, whether he is punished with imprisonment or fine

(2) Prior to six months of filing of nomination, whether the candidate is accused in any pending case, of any offence punishable with imprisonment for two years or more, and in which charge is framed or cognizance is taken by the court of law.

(3) The assets (immovable, movable, bank balances, etc.) of the candidate and that of his/her spouse

(4) Liabilities, if any, particularly whether there are any owing to Government dues

(5) The educational qualifications of the candidate"

4. And whereas, the Hon'ble Supreme Court, in its affidavit dated 2nd May, 2002, further directed that 'the Election Commission has from time to time issued orders in order to meet with the situation where the field is unoccupied by the legislation' and 'the Commission should take such steps and modalities to carry out and give effect to the aforesaid directions of the Hon'ble Supreme Court as early as possible and in any case within the time specified in the said Order as follows:—

5. And whereas, the Election Commission had, in pursuance of the Order dated 2nd May, 2002 of the Hon'ble Supreme Court and in exercise of the powers conferred on it by Article 324 of the Constitution, directed by an Order dated 28th May, 2002, in pursuance of the said Order as follows:—

"(1) Every candidate at the time of filing his nomination for election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a Council, shall furnish full and complete information on the matters specified by the Hon'ble Supreme Court and the Election Commission in Para. 3 herein, in an affidavit, the format whereof is set out in the Order

interference

this right shall include freedom to hold, regardless of frontiers, either orally or in writing or in print, in the form of art, or any other media of his choice

referred to, it is clear that if the field is left unoccupied to the public interest, this court has jurisdiction under Arts. 141 and 142 of the Constitution to issue directions in the public interest.

if speech and expression. Voters' right to know the past of his candidate contesting election for MP or MLA is a right for survival of democracy. The little man may think of law breakers as law makers.

Order dated 2nd May, 2002, had directed as follows:—

affidavit by issuing necessary order to call for information from each candidate seeking nomination to Parliament or a State Legislature as a necessary part of the process therein, information on the following aspects in relation to

(1) Whether the candidate is convicted/acquitted/discharged or not, and if any, whether he is punished with imprisonment or fine

(2) Prior to six months of filing of nomination, whether the candidate is accused in any pending case, of any offence punishable with imprisonment for two years or more, and in which charge is framed or cognizance is taken by the court of law.

(3) The assets (immovable, movable, bank balances, etc.) of the candidate and of his/her spouse

(4) Liabilities, if any, particularly whether there are any owing to Government dues

Order dated 2nd May, 2002, further directed that 'the Election Commission has from time to time issued orders in order to meet with the situation where the field is unoccupied by the legislation' and 'the Commission should take such steps and modalities to carry out and give effect to the aforesaid directions of the Hon'ble Supreme Court as early as possible and in any case within the time specified in the said Order as follows:—

5. And whereas, the Election Commission had, in pursuance of the Order dated 2nd May, 2002 of the Hon'ble Supreme Court and in exercise of the powers conferred on it by Article 324 of the Constitution, directed by an Order dated 28th May, 2002, in pursuance of the said Order as follows:—

"(1) Every candidate at the time of filing his nomination for election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a Council, shall furnish full and complete information in regard to all the five matters specified in Para. 3 above (reproduced in the Order hereto as Annexure-I to this

(2) The said affidavit by each candidate shall be duly sworn before a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths appointed by the High Court of the State concerned.

(3) Non-furnishing of the affidavit by any candidate shall be considered to be violation of the order of the Hon'ble Supreme Court and the nomination of the candidate concerned shall be liable to rejection by the Returning Officer at the time of scrutiny of nominations for such non-furnishing of the affidavit.

(4) Furnishing of any wrong or incomplete information or suppression of any material information by any candidate in or from the said affidavit may also result in the rejection of his nomination paper where such wrong or incomplete information or suppression of material information is considered by the Returning Officer to be a defect of substantial character, apart from inviting penal consequences under the Indian Penal Code for furnishing wrong information to a public servant or suppression of material facts before him:

Provided that only such information shall be considered to be wrong or incomplete or amounting to suppression of material information as is capable of easy verification by the returning officer by reference to documentary proof adduced before him in the summary inquiry conducted by him at the time of scrutiny of nominations under Section 36 (2) of the Representation of the People Act, 1951, and only the information so verified shall be taken into account by him for further consideration of the question whether the same is a defect of substantial character.

(5) The information so furnished by each candidate in the aforesaid affidavit shall be disseminated by the respective Returning Officers by displaying a copy of the affidavit on the notice board of his office and also by making the copies thereof available freely and liberally to all other candidates and the representatives of the print and electronic media.

(6) If any rival candidate furnishes information to the contrary, by means of a duly sworn affidavit, then such affidavit of the rival candidate shall also be disseminated along with the affidavit of the candidate concerned in the manner directed above."

6. And whereas, the President of India promulgated the Representation of People (Amendment) Ordinance, 2002 (No. 4 of 2002) on the 24th August 2002 further to amend the Representation of the People Act, 1951 inserting Sections 33-A and 33-B and 125-A and amending Section 169 of the Representation of the People Act, 1951.

7. And whereas, by virtue of Section 33-B of the said Ordinance, the Order of the Election Commission dated the 28th June 2002, was rendered ineffective and the said Section 33-B read as under :—

"Section 33-B – Notwithstanding anything contained in any judgement, decree or order of any court or any direction, order or any other instruction issued by the Election Commission, no candidate shall be liable to disclose or furnish any such information, in respect of his election, which is not required to be disclosed or furnished under this Act or the rules made thereunder".

8. And whereas, the Government of India by notification dated 3rd September, 2002 amended the Conduct of the Election Rules, 1961 to give effect to the said Ordinance.

9. And whereas, the Association for Democratic Reforms, People's Union for Civil Liberties and Lok Satta, filed three separate writ petitions before the Hon'ble Supreme Court of India challenging the constitutional validity of the Presidential Ordinance dated 24th August, 2002.

10. And whereas, the by Notification dated the 28th December, 2002, the Representation of the People Act, 1951 was amended by the Representation of the People (Third Amendment) Act, 2002 which substituted the aforesaid Ordinance dated 24th August, 2002.

11. And whereas, the said petitioners filed applications to treat the said writ petitions as challenging the constitutional validity of the Representation of the People (Third Amendment) Act, 2002.

12. And whereas, the Hon'ble Supreme Court in its order dated 13th March, 2003 declared Section 33-B of the Amended Act as illegal, null and void and

dated 13th March, 2003

13. And whereas, the following directions were issued in the judgement of Hon'ble Mr. Justice P.V. Reddi, which was concurred by Mr. Justice D.M. Dharmadhikari

judgement of Hon'ble Mr. Justice P.V.

6. The right to information provided for by the Parliament in pending criminal cases and past involvement in such cases is the right to information vested in the voter/citizen. Hence, the pending cases in which cognizance has been taken under

Section 33-A in regard to the cases are reasonably adequate to safeguard the voter. There is no good reason for excluding the Election Commission from the ambit of disclosure.

9. The Election Commission has to issue revised instructions under Section 33-A subject to what is laid down in this judgement. The Election Commission's order will still hold good and continue to be operative. However, the verification of assets and liabilities by means of affidavits on paper on the ground of furnishing wrong information should not be enforced"

to ensure implementation of Section 33-A in the cases in which cognizance has been taken. Disclosure of assets and liabilities by means of affidavits on paper in the direction No. 4 of Para. 14 insofar as verification of assets and liabilities by means of affidavits on paper should not be enforced.

14. And whereas, the judgement of Hon'ble Mr. Justice P.V. Reddi is illegal, null and void and further that the Election Commission is required to revise its instructions in the light of the directions therein as under —

also held that Section 33B was required to revise its instructions in the light of the directions therein as under —

"It is true that the aforesaid directions issued by the Election Commission but at the same time *Prima facie* it appears that the Election Commission's instructions in the light of directions issued in the judgement of Hon'ble Mr. Justice P.V. Reddi (*supra*) and as provided under the Representation of the People Act, 1950

Commission is not under challenge. The Election Commission is required to revise its instructions in the light of directions issued in the judgement of Hon'ble Mr. Justice P.V. Reddi (*supra*) and as provided under the Representation of the People Act and its 3rd Amendment".

15. And whereas, by virtue of the judgement dated 13th March, 2003 of the Supreme Court declaring Section 33-B of the Representation of the People Act, 1950 as illegal, null and void, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in the light of the directions of the Supreme Court, and are still operative

of the Supreme Court dated 13th March, 2003, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in the light of the directions of the Supreme Court, and are still operative subject to the directions of the Supreme Court dated 13th March, 2003, and are required to be revised and reissued.

16. Now, therefore, the Election Commission, in pursuance of the order dated 13th March, 2003, of the Hon'ble Supreme Court and in exercise of its powers under Article 324 of the Constitution, of superintendence, direction and control, in relation to the conduct of elections to Parliament and State Legislatures, hereby issues, in supersession of its earlier instructions, the following revised directions as follows:—

the above referred order dated 13th March, 2003, of the Supreme Court, the earlier instructions of the Election Commission dated 28th June, 2002, which were issued in the light of the directions of the Supreme Court, and are still operative subject to the directions of the Supreme Court dated 13th March, 2003, and are required to be revised and reissued.

(1) Every candidate at the time of filing his nomination for election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a council, shall furnish full and complete information as specified by the Hon'ble Supreme Court and in the format whereof is annexed hereto as **Annexure A**.

for any election to the Council of States, House of the People, Legislative Assembly or Legislative Council of a State having such a council, shall furnish full and complete information in regard to the matters specified in paras. 13 and 14 above, in an affidavit, in the format whereof is annexed hereto as Annexure A.

(2) The said affidavit by each candidate shall be duly sworn before a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths or any other officer authorized in this behalf by the Government concerned.

before a Magistrate of the First Class or a Notary Public or a Commissioner of Oaths or any other officer authorized in this behalf by the Government concerned.

(3) Non-furnishing of the affidavit by any candidate or the nominator or the returning officer at the time of filing of the nomination or the affidavit shall be considered to be violation of the order of the Hon'ble Supreme Court and the nominator or the returning officer shall be liable to be rejected by the returning officer at the time of scrutiny of the nominations for such non-furnishing of the affidavit.

considered to be violation of the order of the Hon'ble Supreme Court and the nominator or the returning officer shall be liable to be rejected by the returning officer at the time of scrutiny of the nominations for such non-furnishing of the affidavit.

(4) The information so furnished by each candidate in the aforesaid affidavit shall be disseminated by the respective returning officers by displaying a copy of the affidavit on the notice board of his office and also by making the copies thereof available freely and liberally to all other candidates and the representatives of the print and electronic media.

(5) If any rival candidate furnishes information to the contrary, by means of a duly sworn affidavit, then such affidavit of the rival candidate shall also be disseminated along with the affidavit of the candidate concerned in the manner directed above.

17. For the removal of doubt, it is hereby clarified that the earlier direction contained in Para. 14 (4) of the earlier order dated 28th June, 2002, insofar as verification of assets and liabilities by means of summary enquiry and rejection of nomination paper on the ground of furnishing wrong information or suppressing material information is not enforceable in pursuance of the order dated 13th March, 2003 of the Apex Court. It is further clarified that apart from the affidavit in Annexure-1 hereto referred to in Para. 16 (1) above, the candidate shall have to comply with all the other requirements as spelt out in the Representation of the People Act, 1951, as amended by the Representation of the People (Third Amendment) Act, 2002, and the Conduct of Elections Rules, 1961, as amended by the Conduct of Elections (Amendment) Rules, 2002.

18. Insofar as elections to the Legislative Assembly and Legislative Council of the State of Jammu and Kashmir are concerned, the directions of the Election Commission contained in the preceding Para. 16 shall be deemed to have been issued under the provisions of Section 138 of the Constitution of Jammu and Kashmir which are akin to Article 324 (1) of the Constitution of India and vest the superintendence, direction and control of the conduct of all elections to either House of the Legislature of that State in the Election Commission.

19. All Returning Officers shall ensure that the copies of affidavit prescribed herein by the Commission shall be delivered to the candidates along with the forms of nomination papers as part of the nomination paper.

By order

(A.K. MAJUMDAR)

SECRETARY
ELECTION COMMISSION OF INDIA



Annexure-I

Sl. No. 79
Date 27/02/09

Affidavit to be furnished by candidate along with nomination paper
Before the Returning Officer

for election to Orissa State Legislative Assembly (name of the House)

from Tharsuguda constituency
(name of the constituency)

I, Mitabhramu Patel, son/daughter/wife of Khageswar Patel, aged
35 years, resident of A.L. Lahanda bud, P.O. - H. Kantapali, P.S. Tharsuguda, candidate

at the above election, do hereby solemnly affirm and state on oath as under :-
(Strike out whichever is not applicable)

(1) The following case(s) is/are pending against me in which cognizance has been taken by the court :-

- (i) Section of the Act and description of the offence for which cognizance taken : S/1, 120(B)/420/489
(1) DR
- (ii) The Court which has taken cognizance : S. D. J. M., Tharsuguda.
- (iii) Case No. : GR 1536/2006
- (iv) Date of order of the Court taking cognizance : X
- (v) Details of appeal(s)/ application(s) for revision, etc., if any, filed against above order taking cognizance : Pending before S-D.J.M., Tharsuguda.

Mitra Bhramu Patel

J. Patel
NOTARY
THARSUGUDA

50/41/21/3/117

(2) That I give hereinbelow the details of the assets (immovable, movable, my spouse and dependents).

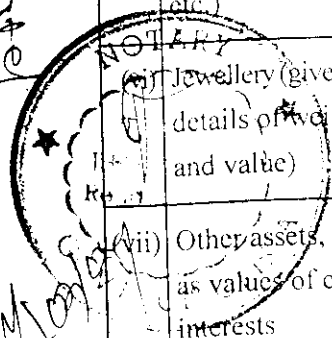
ance, etc.) of myself.

A. Details of movable assets

(Assets in joint name indicating the extent of joint ownership will also have to be mentioned)

Sl. No.	Description	Self	Spouse(s) Name(s) :	Dependent-1 Name :	Dependent-2 Name :	Dependent-3 etc. Name :
(i)	Cash	₹ 7,000/-				
(ii)	Deposits in Banks, Financial Institutions and Non-Banking Financial Companies	₹ 1,20,000/- ₹ 2,00,000/- ₹ 1,50,000/-				
(iii)	Bonds, Debentures and Shares in Companies	₹ 25,000/- Share of ₹ 50/- ₹ 5000				
(iv)	Other Financial instruments NSS, Postal savings, LIC, Policies, etc.	₹ 20,000/- ₹ 10,000/- ₹ 10,000/-				
(v)	Motor Vehicles (details of make, etc.)	₹ 10,00,000/- ₹ 5,00,000/- ₹ 1,00,000/- ₹ 1,00,000/- ₹ 1,00,000/-				
(vi)	Jewellery (give details of weight and value)					
(vii)	Other assets, such as values of claims, interests					

Orinika Brown Patel



Note: Value of Bonds/Shares/Debentures as per the latest market value in companies and as per books in the case of non listed companies should be mentioned.
Dependent here means a person substantially depends on the income of

Dependent-1 Name :	Dependent-2 Name :	Dependent-3 etc. Name :

change in respect of listed securities.

S
N
C
(ii)
(iii)
-
-
(iv) H
-L
-S
-E
-C
(v) Oti
(suc)

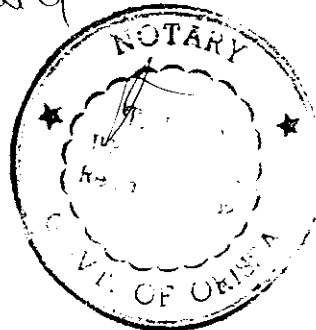
B. Details of immovable assets

[Note - properties in joint ownership indicating the extent of joint ownership will also have to be indicated]

Sl. No.	Description	Self	Spouse(s) Name(s) :	Dependent-1 Name :	Dependent-2 Name :	Dependent-3 etc. Name :
(i)	Agricultural Land -Location(s) -Survey number(s) -Extent (Total measurement) -Current market value	MAUSA Bokhar pat		(Jaykumar Jasi) MAUSA		
(ii)	Non-agricultural Land -Location(s) -Survey number(s) -Extent (Total measurement) -Current market value			MAUSA-La- Banda b. d AC. G. 16 etc. Rs. 16,000/- per dec.		
(iii)	Buildings (commercial and residential) -Location(s) -Survey/door number(s) -Extent (Total measurement) -Current market value					
(iv)	Houses/Apartments, etc. -Location(s) -Survey/door number(s) -Extent (Total measurement) -Current market value					
(v)	Others (such as interest in property)					

Mittra Bhanu Patel
9/27/09

J. Patel
NOTARY
IHARSUDA
REGD. No. 08101



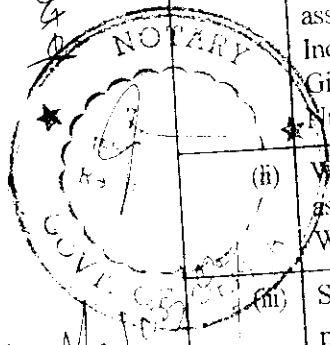
(3) I give hereinbelow the details of my liabilities overdue to public fi
dues.

[Note - Please give separate details for each item].

Sl. No.	Description	Name and address Financial Institute Department(s)
(a) (i)	Loans from Banks	N/D
(ii)	Loans from financial institutions	N/D
(iii)	Government dues	N/D
	(a) dues to Departments dealing with Government accomodation.	N/D
	(b) dues to Departments dealing with supply of water.	N/D
	(c) dues to Departments dealing with supply of electricity.	N/D
	(d) dues to Departments dealing with telephones.	N/D
	(e) dues to Departments dealing with Government Transport (including Aircrafts & Helicopters).	N/D
	(f) other dues, if any	N/D
(b) (i)	Income Tax including surcharge [Also indicate the assessment year up to which Income Tax Return filed. Give also Permanent Account Number (PAN)]	N/D
(ii)	Wealth Tax [Also indicate the assessment year up to which Wealth Tax return filed].	N/D
(iii)	Sales Tax [Only in case of proprietary business]	N/D
(iv)	Property Tax	N/D

stitutions and Government

k'	Amount outstanding as on.....



S. P. J. J.
NOTARY
MARSUGUDA
REGD. No. 08/61

(4) My educational qualifications are as under :-

(GIVE DETAILS OF SCHOOL AND UNIVERSITY EDUCATION)

(Name of School / University and the year in which the course was completed should also be given).

CLASS	School/College	Board/Univ.	Year
10 th	Ratnakar High School, Lohardabad.	B.S.P.	1989
+2 Arts.	L.N. College, Jharsuguda.	C.H.S.P. B.B.S.R.	1991
+3(B.A)	L.N. College, Jharsuguda.	Sambalpur University	1994

Mittra Bhanu Patel
DEPONENT

VERIFICATION

I, the deponent abovenamed, do hereby verify and declare that the contents of this affidavit are true and correct to the best of my knowledge and belief, no part of it is false and nothing material has been concealed therefrom.

Verified at Jharsuguda this the 27th day of March, 2009.

Mittra Bhanu Patel
DEPONENT

The above named dep. is being identified by M. Mishra
Advocate Jhgs. appeared before J.P. Patil at 3/1/09
and the facts stated therein are to the best of his knowledge



J.P. Patil
27/03/09
J. Patil
NOTARY
JHARSUGUDA
REGD. No. 02/01